AGREEMENT FOR INSURANCE BROKER SERVICES

This Agreement for Insurance Broker Service	es (hereinafter "Agreement") is made this
day of, 2017, by	y and between the Emerald Coast Utilities
Authority, a local governmental entity formed by the	ne Florida Legislature as an independent
special district (hereinafter "ECUA"), with adminis	trative offices located at 9255 Sturdevant
Street, Pensacola, Florida 32514, and	(Name of
Agent-Broker) which does business as	(Name of Agency)
whose principal address is	
	(Address, City, State, Zip Code)
WITNESS	ВЕТН:
WHEREAS ECUA issued Request for Propo	sals No. 2017-11 seeking proposals for the
services of an Agent/Broker for Commercial Insura	nce and Bonds (hereinafter the "RFP");
WHEREAS the ECUA Board determined tha	at (Name of
Agent-Broker) had submitted the best proposal for	those services; and
WHEREAS ECUA and	(Name of Agent-Broker) desire to
enter into an agreement for the provision of those s	services contemplated in the RFP.
NOW THEREFORE, in consideration of the	mutual terms and conditions, promises,
covenants, and payments hereinafter set forth, ECU	JA and (Name
of Agent-Broker) agree as follows:	
1. <u>Recitals</u> . The above recitals are true and	l correct, and they are incorporated in this
Agreement as if set forth fully herein.	
2. <u>Term</u> . (N	ame of Agent-Broker) agrees to provide the
services delineated in paragraph 3, below, to ECUA	, as an independent contractor, for an initial
term of one (1) year from the Effective Date of this	Agreement, with the option to renew for an
additional year up to a total of two times upon mut	ual written agreement of the parties.
Following the Initial Term, this Agreement may be	renewed upon mutual agreement of the
parties in writing annually not less than ninety (90) days prior to the expiration of either the
Initial Term or any renewal term, as applicable. In	n no event may the term of this Agreement
exceed three (3) years in duration.	

3. Scope of Services.	(Name of Agent-Broker) agrees to
provide the services outlined in its resp	oonse to the RFP 2017-11, and incorporated in this
Agreement as if set forth fully herein.	In the event of a conflict between the terms of RFP
2011-17 and the terms of this Agreeme	nt, the terms of this Agreement shall prevail.
4. <u>Compensation</u> . In excha	ange for (Name of Agent-Broker)
providing the services delineated in	the scope of services referenced in paragraph 3, above,
(Name of Age	nt-Broker) shall receive commissions in accordance with
insurers' policies and procedures, and	d those conditions will be disclosed to ECUA in writing.
Any commissions paid to	(Name of Agent-Broker) under this Agreement
	, any premium paid by ECUA. It is understood and agreed
that (Name o	f Agent-Broker), or (Name of
Agency), may receive contingent payn	nents or allowances from insurers based on factors which
are not client-specific, such as the p	erformance and/or size of an overall book of business
produced with an insurer. Such con	tingent payments or allowances are not subject to this
Agreement, and will not be credited	against the balance of the Broker Services Fee owed to
(Name of Agent-	Broker) pursuant to this Agreement or paid to Company.
5. <u>Termination</u> . This Agreem	ent may be terminated for cause or convenience by ECUA
upon providing thirty (30) days writte	n notice to(Name of
Agent-Broker). However, in the even	t that (Name of
Agent-Broker) is no longer licensed to	provide the services contemplated in this Agreement or is
placed on the convicted vendor list for	a violation in excess of the threshold amount provided in
Section 287.017, Florida Statutes, for G	Category II (\$35,000), this Agreement is terminable
without prior notice. Termination of	this Agreement shall not release ECUA from any accrued
obligation to	(Name of Agent-Broker) (whether then or thereafter
payable) or operate to discharge any li	ability incurred prior to the termination date.
This Agreement may be terminated for	or cause or convenience by
(Name of Agent-Broker) upon providi	ng ninety (90) days written notice to ECUA.
6. <u>Indemnification</u> .	(Name of Agent-Broker) agrees to
save harmless, indemnify, and defend	ECUA and its agents, officers and employees from any
and all third party claims, suits, action	s, damages, liabilities, expenditures or causes of action of
any kind, losses, penalties, interest, de	mands, judgments, and costs of suit, including attorneys'
fees and paralegals' fees, for any expen	se, damage or liability incurred by any of them, whether

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for personal in	jury, death, property o	damage, economic loss to the extent arising directly on
account of or i	n connection with	's (Name of Agent-Broker) negligent,
reckless, or int	tentional wrongful mis	sconduct in the performance of this Agreement or by any
person, firm, o	or corporation to whon	n any portion of the performance of this Agreement is
expressly subo	ontracted to or used b	y (Name of Agent-Broker) or
by anyone for	whom	(Name of Agent-Broker) is legally liable.
The parties un	derstand and agree th	at such indemnification by
(Name of Ager	nt-Broker) relating to a	any third party matter, which is the subject of this
Agreement, sh	all extend throughout	the term of this Agreement and any statutes of limitation
thereafter		's (Name of Agent-Broker) obligation shall not be
limited by, or	in any way to, any insu	rance coverage or by any provision in or exclusion or
omission from	any policy of insurance	ce.
7. Insu	rance Requirements.	At all times that this Agreement shall be in effect,
	(Name	of Agent-Broker) will maintain insurance which conforms
to the Risk Ma	nagement/ Insurance	Requirements delineated in RFP 2017-11 to this
Agreement, w	hich is hereby incorpor	rated by reference as if set forth fully herein.
8. <u>Noti</u>	<u>ce</u> . Any notice, payn	nent, or other communication under this Agreement
required herei	ınder or desired by the	e party giving such notice shall be given in writing and
delivered by h	and, certified mail of t	he United States Postal Service, or overnight private courier
(such as Feder	al Express). Unless o	therwise notified in writing of a new address, notice shall
be made to each	ch party as follows:	
	Emerald Coast Utilitie Attention: Doug Patte 9255 Sturdevant Stree Pensacola, Florida 325	rson et
Agent-Broke Attention: Address: City, State Z		

Rejection, or other refusal by the addressee to accept, or the inability for the courier service or the United States Postal Service to deliver because of a changed address of which no notice is given, shall be deemed to be receipt of the notice sent. Any party shall have the right, from time to time, to change the address to which notices shall be sent by giving the other party at least ten (10) days prior notice of the address change.

9. Governing Law; Venue; Dispute Resolution. This Agreement shall be interpreted and enforced according to the laws of the State of Florida. Any action to enforce this Agreement or any provision thereof shall be brought in a court of appropriate jurisdiction situated in Escambia County, Florida. Additionally, the Parties knowingly and willingly hereby waive their respective rights to have any such disputes or claims decided by a jury; instead, their sole relief shall be via a bench trial in which the judge alone sits as the finder of fact. 10. Relationship of the Parties. (Name of Agent-Broker) agrees that it is an independent contractor and not an officer, agent, servant, or employee of ECUA; that (Name of Agent Broker) shall have exclusive control of and exclusive right to control the details of the work performed hereunder and all persons performing same, it shall be responsible for the acts and omissions of its officers, agents, employees, contractors, subcontractors, and consultants; that the Doctrine of Respondeat Superior shall not apply as between ECUA and _____ (Name of Agent Broker), their officers, agents, employees, contractors, subcontractors, and consultants; and nothing herein shall be construed as being a partnership or joint enterprise between ECUA and (Name of Agent-Broker). 11. Public Records. (Name of Agent Broker) acknowledges that this Agreement and any related financial records, audits, reports, plans, correspondence, and other documents may be subject to disclosure to members of the public pursuant to Chapter 119, Florida Statutes. In the event _____ (Name of Agent-Broker) fails to abide by the provisions of Chapter 119, Florida Statutes, ECUA may, without prejudice to any other right or remedy and after giving _____ (Name of Agent-Broker) seven (7) days written notice, during which period _____ (Name of Agent-Broker) still fails to allow access to such documents, terminate the contract of ______ (Name of Agent-Broker). 12. Compliance with Laws. (Name of Agent-Broker) agrees to comply with all federal, state and local laws, rules, policies, or guidelines related to the performance of this Agreement. 13. Severability; Construction. If any term or condition of this Agreement shall be invalid or unenforceable, the remainder of the terms and conditions of this Agreement shall

remain in full force and effect. This Agreement shall not be more strictly construed against

either party hereto by reason of the fact that one party may have drafted or prepared any or all

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of the terms and provisions hereof.

- 14. Annual Appropriation. ECUA's performance and obligation to fund this Agreement shall be contingent upon annual appropriation by the ECUA Board.
- Neither this Agreement nor any of the rights, interest, or obligations 15. Assignment. hereunder shall be assigned by any party hereto (whether by operation of law or otherwise) without the prior written consent of the other party, which shall not be unreasonably withheld. This Agreement will be binding upon, inure to the benefit of, and be enforceable by the parties and their respective successors and permitted assigns.
- 16. Effective Date. This Agreement shall become effective on the date the second party to execute it does so, thus making it two-sided.
- 17. Entire Agreement. This Agreement contains the entire agreement between the parties and supersedes all prior oral or written agreements. (Name of Agent-Broker) acknowledges that it has not relied upon any statement, representation, prior or contemporaneous written or oral promises, agreements or warranties, except such as are expressed herein. The terms and conditions of this Agreement can only be amended in writing upon mutual agreement of the parties.

IN WITNESS WHEREOF, the parties Date.

(Name of Agency/ Agent-Broker)		
By:	(Name of Authorized Agen-	
	Official) Its:	
Date:	(Title)	
EMERALD C	OAST UTILITIES AUTHORITY	

Its: Executive Director

Date: